Rev. 3/91 4-b.5 _{BK 95} WLE (Rev. 8/83)

U.S. BAMKRUPTCY COURT S.C. NORTHERN DISTRICT OF IOWA

untied States Wa	inkruptcy Court SEP 16 199
For the NORTHERN Dist	rict of IOWA
IN RE: DOUGLAS D. FRIEDRICHSEN and VICKIE J. FRIEDRICHSEN, Debtors	Chapter 7 BARBARA A EVERLY, CLEI Case No. X90-01255S
DAVID TASICH, Plaintiff v.	
DOUGLAS D. FRIEDRICHSEN Defendants and VICKIE J. FRIEDRICHSEN,	Adversary Proceeding No. X90-0175S
JUDGM	ENT
This proceeding having come on for trial or hearing WILLIAM L. EDMONDS the issues having been duly tried or heard and a dec	, United States Bankruptcy Judge, presiding, and
Į.	ORJ
	sidered by the Honorable United States Bankruptcy Judge, and a decision defendant Douglas D. Friedrichsen's or of Judgment,
Court for Crawford County, Iowa, which established a restitution of Friedrichsen to David Tasich is able obligation and is excepted f	obligation from Douglas D. Metermined to be a non-discharge- From the discharge of Douglas D. Deligation at the time of the
IT IS ORDERED AND ADJUDGED that tagainst Vickie J. Friedrichsen is	
	Vol. III Page 53
copies mailed with order on 9/16/91, 15	BARBARA A. EVERLY
With the second	Clerk of Bankruptcy Court
[Seal of the U.S. Bankruptcy Court]	Du Lan Made
Date of issuance: 9/19/9/	Dy. Justua de la



UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA WESTERN DIVISION

SEP 16 1991

BARBARA A EVERLY, CLERK

IN RE:

DOUGLAS D. FRIEDRICHSEN and VICKIE J. FRIEDRICHSEN,) Chapter 7)
Debtors.) Bankruptcy No. X90-01255S
DAVID TASICH,)
Plaintiff,) Adversary No. X90-0175S
vs.)
DOUGLAS D. FRIEDRICHSEN and VICKIE J. FRIEDRICHSEN,))
Defendants.)

ORDER RE: OFFER AND ACCEPTANCE OF JUDGMENT

Pursuant to Fed.R.Civ.P. 68 as incorporated by Fed.R.Bankr.P. 7068, defendant Douglas D. Friedrichsen has filed Offer of Judgment which has been accepted by plaintiff David Tasich. Accordingly,

IT IS ORDERED that judgment shall enter that the decision, order, judgment and decree of the Iowa District Court for Crawford County, Iowa, entered on February 5, 1990, which established a restitution obligation from Douglas D. Friedrichsen to David Tasich is determined to be a non-dischargeable obligation and is excepted from the discharge of Douglas D. Friedrichsen. The restitution obligation at the time of the entry of this judgment is determined to be \$1,907.50.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the complaint of David Tasich against Vickie J. Friedrichsen is dismissed.

so ordered on this L DAY of SEPTEMBER, 1991.

William L. Edmonds, Bankruptcy Judge

I certify that on $\frac{9/16/9/}{5. \text{ mail on Alvin J. Ford, Thomas L. Root, Wil Forker, U. S. Trustee.}$